

**To:** Renczkowski, Daniel (DPH)[Daniel.Renczkowski@MassMail.State.MA.US]; Khan, Annie (DPH)[Annie.Khan@MassMail.State.MA.US]  
**From:** Payton, Debra (NFK)  
**Sent:** Thur 3/10/2011 7:11:33 PM  
**Subject:** RE: CW v. [REDACTED]

Good grief....The above case is scheduled to begin Monday May 16, 2011. I am desperately playing catch up and I cannot remember if I sent you two darlings summons....So I am about to send them again. Any chance you could fit me in the week of the 16th, say the 19th or 20th?

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**From:** Renczkowski, Daniel (DPH)  
**Sent:** Thursday, September 23, 2010 7:43 AM  
**To:** Payton, Debra (NFK)  
**Subject:** RE: CW v. [REDACTED]

Hi Debi. That is shocking. I am so surprised that the defense is playing games. That never happens. I unfortunately do not have any vacations scheduled in the upcoming months. However, I will be out of the lab October 8th, 21st, and 29th and will be unavailable to testify on those specific days. Otherwise, my schedule is wide open. Hope that helps.

Daniel Renczkowski

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**From:** Payton, Debra (NFK)  
**Sent:** Wednesday, September 22, 2010 4:45 PM  
**To:** Renczkowski, Daniel (DPH); Khan, Annie (DPH)

**Subject:** CW v. [REDACTED]

Darling Chemists:

This is the trial scheduled to begin at Norfolk Superior October 4th 2010. This past Monday, the defendant (shockingly) filed last minute notifications of defense experts. I wrote motions in limine to exclude the witnesses. Judge Sanders ruled that the defendant must move for a continuance if he intends to provide me with MANDATORY discovery pertaining to his "experts". If he does not plan on calling his "experts" we will begin trial on 10/4. I am scheduled to be in front of Judge Sanders on the 27th at 2pm to address this issue.

If the trial gets continued I will let you know ASAP. Could you let me know what (if any) weeks you will be away or on vacation incase I have to reschedule the trial. (YOU BOTH NEED A VACATION....and please TAKE ME!!!)

THANK YOU,

Payton

p.s. FYI....the defense experts include a medical doctor to claim that the defendant is drug dependant and also a crash reconstruction expert. He is NOT challenging your work.

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**From:** Payton, Debra (NFK)

**Sent:** Wednesday, July 21, 2010 4:03 PM  
**To:** O'Brien, Elisabeth (DPH)  
**Cc:** Renczkowski, Daniel (DPH); Khan, Annie (DPH)  
**Subject:** summons TRIAL chemists Dookhan.doc

Dear Ms. O'Brien:

CW v. [REDACTED] is scheduled to begin trial on October 4, 2010. The lab numbers are [REDACTED]  
[REDACTED] Chemist testimony will be necessary later in the week. Could you please let me know how your calendar is looking for the week of October 4, 2010.

In addition, may I please have the drug packets for [REDACTED]

My office address is Debi Payton, Norfolk County District Attorney's Office, 45 Shawmut Road, Canton, MA 02021.

One of my favorite police officers was injured as a result of this drug dealers attempted escape, so I wan't to make extra sure all my ducks are quacking.

THANK YOU!!!!

Debi Payton

781-858-3118